HOW TO BEGIN YOUR ACTION FOR DISSOLUTION, LEGAL SEPARATION, OR NULLITY OF DOMESTIC PARTNERSHIP

1. COMPLETE THE FORMS (Type or print in black ink)

- Declaration for Court Assignment
- Summons
- Petition (with Declaration under the UCCJEA if minor children)

2. MAKE COPIES

You will need to make two additional copies of each form, front and back.

3. <u>FILE THE PAPERS</u>

Take the originals and copies to the Clerk's Office, in Ventura, Room 208, in Simi Valley, on the first floor. You will have to pay a filing fee. The Fee Schedule may be obtained from the Clerk. If you cannot afford the fee, you may be able to have that fee "waived". You will need to complete the FEE WAIVER PACKET. The clerk will keep the originals and return both copies to you, stamped to show that they have been "filed". One copy is for you and one copy is to be "served" on the other party, your domestic partner.

4. <u>"SERVE" THE PAPERS</u>

"Service" means that someone other than you, over the age of 18, must *personally* deliver a copy of the filed papers to the other party. The other party also gets a package of blank forms so that they can file their Response. Those blank forms are at the back of the forms packet. If you wish, you can arrange for the Sheriff to serve your domestic partner. If the other party is out of state or if you don't know their whereabouts, you may want to speak to the Family Law Facilitator about other ways to serve the papers.

5. <u>FILE THE PROOF OF SERVICE</u>

The person who "serves" the papers must complete and sign the "Proof of Service". That paper must then be filed with the court.

THESE PAPERS ONLY BEGIN THE ACTION. ADDITIONAL FORMS ARE NEEDED TO GET CUSTODY OR SUPPORT ORDERS AND TO GET A FINAL JUDGMENT

G:\COMMON\Admin\Family Law\Packet Instructions & Forms\Domestic Partnership Petition.doc

| | | | 500 00007 005 000 0 |
|--|---------------------------------|---|---|
| ATTORNEY OR PARTY WITHOUT ATTORNEY (Na | me and Address): | TELEPHONE NO.: | FOR COURT USE ONLY |
| | | | |
| | | | |
| BAR NO.: | | | |
| ATTORNEY FOR (Name): | | | |
| SUPERIOR COURT OF CALIFORNIA, | COUNTY OF VENTURA | | |
| 800 S. VICTORIA AVE., V | VENTURA CA 93009 | | |
| | | 0 | |
| 3855-F ALAMO ST. SIMI | VALLEY, CA. 93063-2110 | U | |
| PLAINTIFF/PETITIONER: | | | |
| | | | |
| DEFENDANT/RESPONDENT: | | | |
| DECLARATION | N FOR COURT ASSIG | NMFNT | CASE NUMBER: |
| | etainer and all other General C | | |
| , , | | <u> </u> | |
| Family Law, Domestic Violence, Pa | • | ful Detainer, and all other C | General Civil actions presented |
| for filing MUST be accompanied by | this declaration. | | |
| The undersigned declares that the ab | ove entitled matter is filed | for proceedings in the: | |
| | | | |
| East County Division , 3855- | -F Alamo St., Simi Valley, | CA 93063 (Based upon Zip C | ode designation.) |
| 91301 91302 | 91304 | 91307 91320 - <u>Ex</u> | cluding Family Law |
| 91360 91361 | 91362 | 91377 93020 | 93021 |
| 93062 93063 | 93064 | 93065 91363 | |
| | | 71303 | |
| | | | |
| | ctoria Ave., Ventura, CA 93 | 009 (Venue does NOT fall w | vithin the Zip Codes above but is within |
| Ventura County. | | | |
| For the checked reason: | | | |
| Contract | Performance in the divise | ion is expressly provided for | |
| Equity | The cause of action arose | | |
| Eminent Domain | The property is located v | | |
| Family Law | | tioner or respondent resides w | rithin the division |
| Harassment | | tioner or respondent resides w | |
| Mandate | | wholly within the division | |
| Name Change | The petitioner resides wi | | |
| Paternity | | tioner or respondent resides w | |
| Personal Injury | | in the division or the defenda | |
| Personal Property | | | ndant resides within the division |
| Prohibition Review | | wholly within the division wholly within the division | |
| Title to Real Property | The property is located v | | |
| Unlawful Detainer | The property is located v | | |
| Domestic Violence | | tioner or respondent resides w | within the division |
| Civil not otherwise specified | • | nonci of respondent resides w | tum the division |
| CIVII not otherwise specified | · | (Venue Rule Applicable) | |
| The address of the accident, perform | ance party detention place | | which qualifies this case for filing |
| in the division: | ance, party, detention, place | c of business, of other factor v | which quanties this ease for filling |
| | Address | S: | |
| | | ` | |
| • | re under penalty of perjury | under the laws of the State of | California that the foregoing is true and |
| correct. | | | |
| Date: | | | |

Signature of Attorney/Party

| ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): NO.: | TELEPHONE NO.: | FOR COURT USE ONLY |
|---|---|--|
| | | |
| | | |
| ATTORNEY FOR (Name): COURT NAME: SUPERIOR COURT OF CALIFORNIA, C | COUNTY OF VENTURA | |
| PETITIONER/PLAINTIFF: | | |
| RESPONDENT/DEFENDANT: | | |
| CONSENT FOR COURT ASS (Family Law) | BIGNMENT | CASE NUMBER: |
| The undersigned hereby consents that the caus Court Commissioner of the Ventura County Structure Section 21 of the Constitution of the State of Commissioner Bruce A. Young has been apported and decide all motions, and make any ord understood that Commissioner Bruce A. Young the necessary oath of office to try the case as to | uperior Court, as temporary judicalifornia. Her of the Presiding Judge of the inted to act as temporary judicers including sentencing config, has been appointed to try the configuration. | the Ventura County Superior Court, ge to try the above referenced case, nected with this case. It is |
| Dated: | Signature of li | itigant or attorney |

| Α | ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): | F | OR COURT USE | ONLY |
|-----|---|-------------------|---------------|--------------------|
| | | | | |
| | | | | |
| | | | | |
| | TELEPHONE NO | | | |
| l _ | TELEPHONE NO. : FAX NO. (Optional): | | | |
| E- | MAIL ADDRESS (Optional): | | | |
| | ATTORNEY FOR (Name): | | | |
| 5 | SUPERIOR COURT OF CALIFORNIA, COUNTY OF | | | |
| | STREET ADDRESS: | | | |
| | MAILING ADDRESS: | | | |
| | CITY AND ZIP CODE: | | | |
| | BRANCH NAME: | | | |
| | DOMESTIC PARTNERSHIP OF | | | |
| | PETITIONER: | | | |
| | | | | |
| | RESPONDENT: | | | |
| | PETITION FOR | CASE NUMBER: | | |
| | Dissolution of Domestic Partnership | | | |
| | Legal Separation of Domestic Partnership | | | |
| | Nullity of Domestic Partnership AMENDED | | | |
| _ | OTATIOTICAL FACTO | | | |
| 1. | STATISTICAL FACTS | | | |
| | Date of registration of domestic partnership or equivalent: Date of congretion: | | | |
| | b. Date of separation: | | Vaara | Montho |
| | c. Time from date of registration of domestic partnership to date of separation (specify): | | Years | Months |
| 2. | RESIDENCE (Partnerships established out of state only) | | | |
| | a. Our domestic partnership was established in another state (specify state): | | | |
| | b. Petitioner Respondent has been a resident of this state of California for | or at least six n | nonths and o | of this county for |
| | at least three months immediately preceding the filing of this Petition for Dissolution of | f Domestic Pa | rtnership. | · |
| _ | DEGLADATION DEGLADDING MINOR OUN DEEM (C. J. | | | |
| 3. | DECLARATION REGARDING MINOR CHILDREN (include children of this relationship b | orn prior to or | during this a | Iomestic |
| | partnership or adopted during this domestic partnership): | | | |
| | a There are no minor children. | | | |
| | b. The minor children are: | | | |
| | Child's name Birthdate | | <u>Age</u> | <u>Sex</u> |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | Continued on Attachment 3b. | | | |
| | c. If there are minor children of the petitioner and respondent, a completed <i>Declaration</i> | Under Uniform | Child Custo | dv Jurisdiction |
| | and Enforcement Act (UCCJEA) (form FL-105) must be attached. | | | , |
| | | | | |
| 4. | SEPARATE PROPERTY | | ٦ | |
| | Petitioner requests that the assets and debts listed in Property Declaration (form | ⊦L-160) | in Attach | nment 4 |
| | below be confirmed as separate property. | to | | |
| | <u>Item</u> <u>Confi</u> | <u> </u> | | |
| | | | | |
| | | | | |
| _ | | | | |
| | NOTICE: You may reduct (black out) social socurity numbers from any written me | torial filed wi | | lin this sees |

NOTICE: You may redact (black out) social security numbers from any written material filed with the court in this case other than a form used to collect child or partner support.

| DOMESTIC PARTNERSHIP OF (Last name, first name of each page) | y): CASE NUMBER: |
|--|---|
| - | |
| DECLARATION REGARDING COMMUNITY AND QUAS a There are no such assets or debts subject to dis b All such assets and debts are listed in H below (specify): | |
| a. Detitioner requests a. dissolution of the domestic partnership based on | (1) petitioner's age at time of registration of domestic partnership. (Fam. Code, § 2210 d on (2) prior existing marriage or domestic partnership. (Fam. Code, § 2210(b).) |
| . Petitioner requests that the court grant the above relief a | d make injunctive (including restraining) and other orders as follows: Petitioner Respondent Joint Other |
| | FL-341(C) FL-341(D) FL-341(E) Attachment o the Petitioner and Respondent prior to the domestic partnership. Therefore support to respondent. |
| domestic partnership, the court will make orders for the su | o or adopted by the petitioner and respondent before or during this port of the children upon request and submission of financial forms by add without further notice. Any party required to pay support must pay |
| interest on overdue amounts at the "legal" rate, which is o | |
| TO ME WHEN THIS PETITION IS FILED. declare under penalty of perjury under the laws of the State | f California that the foregoing is true and correct |
| Pate: | \ |
| (TYPE OR PRINT NAME) | (SIGNATURE OF PETITIONER) |
| Oate: | |
| (TYPE OR PRINT NAME) | (SIGNATURE OF ATTORNEY FOR PETITIONER) |

NOTICE: Dissolution or legal separation may automatically cancel the rights of a domestic partner under the other domestic partner's will, trust, retirement plan, power of attorney, pay-on-death bank account, survivorship rights to any property owned in joint tenancy, and any other similar thing. It does not automatically cancel the right of a domestic partner as beneficiary of the other partner's life insurance policy. You should review these matters, as well as any credit cards, other credit accounts, insurance polices, retirement plans, and credit reports, to determine whether they should be changed or whether you should take any other actions. However, some changes may require the agreement of your partner or a court order (see Fam. Code, §§ 231–235).

SUMMONS (Family Law)

CITACIÓN (Derecho familiar)

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|--|--|---|----------|---|---|---|--|
| | RESPONDENT | · | | | | FOR COURT USE (SÓLO PARA USO DE : | |
| AVISO AL D | EMANDADO (N | ombre): | | | | | |
| | You are bein | ng sued. Lo están den | nandan | do. | | | |
| Petitioner's | name is: | | | | | | |
| Nombre del | demandante: | | | | | | |
| | | | CASE NUI | MBER <i>(NÚMERO DE C</i> | CASO): | | |
| Petition a FL-120 o | re served on your r FL-123) at the c n the petitioner. A | ys after this Summons a to file a Response (for ourt and have a copy letter or phone call will | m | de esta Citad (formulario F | ción y Peticiór FL-120 ó FL-1: a al demandar | espués de haber recibido la é o para presentar una Respue 23) ante la corte y efectuar la nte. Una carta o llamada tele | sta entrega legal |
| If you do not file your <i>Response</i> on time, the court may make orders affecting your marriage or domestic partnership, your property, and custody of your children. You may be ordered to pay support and attorney fees and costs. If you cannot pay the filing fee, ask the clerk for a fee waiver form. | | | estic | que afecten custodia de s manutención | su matrimonio sus hijos. La o n, y honorarios | sta a tiempo, la corte puede o o pareja de hecho, sus bier corte también le puede orden s y costos legales. Si no pued da al secretario un formulario | nes y la par que pague de pagar la |
| You can of California (www.cool Services | If you want legal advice, contact a lawyer immediately. You can get information about finding lawyers at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), at the California Legal Services Web site (www.lawhelpcalifornia.org), or by contacting your local county bar association. Si desea obtener asesoramiento legal, póngase en contacto de inmediato con un abogado. Puede obtener información para encontrar a un abogado en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov), en el sitio Web de los Servicios Legales de California (www.lawhelpcalifornia.org) o poniéndose en contacto con el colegio de abogados de su condado. | | | | n para Cortes de Servicios | | |
| judgment is e | entered, or the co | | | | | c partners until the petition is where in California by any la | |
| la petición, s | e emita un fallo o | | es. Cua | alquier autoridad | | es o pareja de hecho hasta q e haya recibido o visto una co | |
| 1. The name | e and address of t | the court are (El nombre | e y dire | cción de la corte | e son): | | |
| | | • | • | • | • | r without an attorney, are: ndante si no tiene abogado, s | son): |
| Date (Fecha) |): | Cle | rk, by (| Secretario, por) | | ,[| Deputy (Asistente) |
| [SEAL] | | NOTICE TO THE PE AVISO A LA PERS | | | | : Esta entrega se realiza | |
| | | | - | a usted como ir endent who is a | | le un demandado que es): | |

Page 1 of 2

other (specify) (otro - especifique):

ward or conservatee (dependiente de la corte o pupilo)

(Read the reverse for important information.) (Lea importante información al dorso.)

minor (menor de edad)

WARNING—IMPORTANT INFORMATION

WARNING: California law provides that, for purposes of division of property upon dissolution of a marriage or domestic partnership or upon legal separation, property acquired by the parties during marriage or domestic partnership in joint form is presumed to be community property. If either party to this action should die before the jointly held community property is divided, the language in the deed that characterizes how title is held (i.e., joint tenancy, tenants in common, or community property) will be controlling, and not the community property presumption. You should consult your attorney if you want the community property presumption to be written into the recorded title to the property.

STANDARD FAMILY LAW RESTRAINING ORDERS

Starting immediately, you and your spouse or domestic partner are restrained from

- 1. removing the minor child or children of the parties, if any, from the state without the prior written consent of the other party or an order of the court;
- 2. cashing, borrowing against, canceling, transferring, disposing of, or changing the beneficiaries of any insurance or other coverage, including life, health, automobile, and disability, held for the benefit of the parties and their minor child or children;
- 3. transferring, encumbering, hypothecating, concealing, or in any way disposing of any property, real or personal, whether community, quasi-community, or separate, without the written consent of the other party or an order of the court, except in the usual course of business or for the necessities of life; and
- 4. creating a nonprobate transfer or modifying a nonprobate transfer in a manner that affects the disposition of property subject to the transfer, without the written consent of the other party or an order of the court. Before revocation of a nonprobate transfer can take effect or a right of survivorship to property can be eliminated, notice of the change must be filed and served on the other party.

You must notify each other of any proposed extraordinary expenditures at least five business days prior to incurring these extraordinary expenditures and account to the court for all extraordinary expenditures made after these restraining orders are effective. However, you may use community property, quasi-community property, or your own separate property to pay an attorney to help you or to pay court costs.

ADVERTENCIA – INFORMACIÓN IMPORTANTE

ADVERTENCIA: De acuerdo a la ley de California, las propiedades adquiridas por las partes durante su matrimonio o pareja de hecho en forma conjunta se consideran propiedad comunitaria para los fines de la división de bienes que ocurre cuando se produce una disolución o separación legal del matrimonio o pareja de hecho. Si cualquiera de las partes de este caso llega a fallecer antes de que se divida la propiedad comunitaria de tenencia conjunta, el destino de la misma quedará determinado por las cláusulas de la escritura correspondiente que describen su tenencia (por ej., tenencia conjunta, tenencia en común o propiedad comunitaria) y no por la presunción de propiedad comunitaria. Si quiere que la presunción comunitaria quede registrada en la escritura de la propiedad, debería consultar con un abogado.

ÓRDENES DE RESTRICCIÓN NORMALES DE DERECHO FAMILIAR

En forma inmediata, usted y su cónyuge o pareja de hecho tienen prohibido:

- 1. Llevarse del estado de California a los hijos menores de las partes, si los hubiera, sin el consentimiento previo por escrito de la otra parte o una orden de la corte;
- 2. Cobrar, pedir prestado, cancelar, transferir, deshacerse o cambiar el nombre de los beneficiarios de cualquier seguro u otro tipo de cobertura, tal como de vida, salud, vehículo y discapacidad, que tenga como beneficiario(s) a las partes y su(s) hijo(s) menor(es);
- 3. Transferir, gravar, hipotecar, ocultar o deshacerse de cualquier manera de cualquier propiedad, inmueble o personal, ya sea comunitaria, cuasicomunitaria o separada, sin el consentimiento escrito de la otra parte o una orden de la corte, con excepción las operaciones realizadas en el curso normal de actividades o para satisfacer las necesidades de la vida; y
- 4. Crear o modificar una transferencia no testamentaria de manera que afecte el destino de una propiedad sujeta a transferencia, sin el consentimiento por escrito de la otra parte o una orden de la corte. Antes de que se pueda eliminar la revocación de una transferencia no testamentaria, se debe presentar ante la corte un aviso del cambio y hacer una entrega legal de dicho aviso a la otra parte.

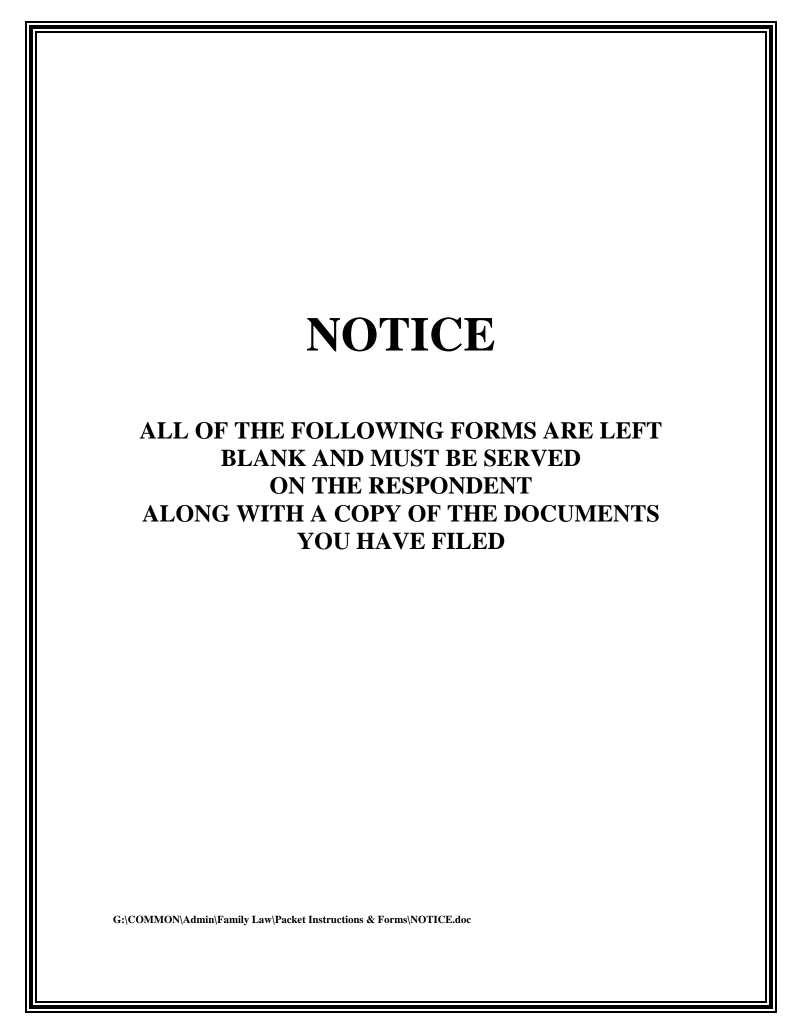
Cada parte tiene que notificar a la otra sobre cualquier gasto extraordinario propuesto, por lo menos cinco días laborales antes de realizarlo, y rendir cuenta a la corte de todos los gastos extraordinarios realizados después de que estas órdenes de restricción hayan entrado en vigencia. No obstante, puede usar propiedad comunitaria, cuasicomunitaria o suya separada para pagar a un abogado o para ayudarle a pagar los costos de la corte.

| ATTORNEY OR PARTY WITHOUT A | TTORNEY (Name and Mailing Address): | | TELEPHONE NO.: | FOR COURT USE | ONLY |
|--|---|------------------|-----------------------|--------------------------------|---------------------|
| _ | | | | | |
| | | | | | |
| ATTORNEY FOR (Name): | | | | | |
| | CALIFORNIA, COUNTY OF | | | | |
| STREET ADDRESS: | | | | | |
| MAILING ADDRESS: | | | | | |
| CITY AND ZIP CODE: | | | | | |
| BRANCH NAME: | | | | | |
| CASE NAME: | | | | | |
| | | | | | |
| | TION UNDER UNIFORM O | | | CASE NUMBER: | |
| 1. I am a party to this prod | ceeding to determine custody | of a child. | | | |
| Declarant's present | ent address is not disclosed. g with declarant is identified on | It is confidenti | | Code section 3429. The a | address of children |
| 3. (Number): | | - | proceeding as foll | | , |
| - | n requested below. The resid | | ion must be givei | | |
| a. Child's name | | Place of birth | | Date of birth | Sex |
| Period of residence | Address | | Person child lived w | ith (name and present address) | Relationship |
| to present | Confidential | | | | |
| | | | | | |
| to | | | | | |
| | | | | | |
| to | | | | | |
| | | | | | |
| to | | | | | |
| | | | | | |
| to b. Child's name | | Place of birth | | Date of birth | Sex |
| or orma o riamo | | | | | Joan Joan |
| Residence information is (If NOT the same, provide | the same as given above for child a. e the information below.) | | | | |
| Period of residence | Address | 1 | Person child lived wi | th (name and present address) | Relationship |
| to present | Confidential | | | | |
| | | | | | |
| to | | | | | |
| | | | | | |
| to | | | | | |
| | | | | | |
| to | | | | | |
| c. Additional childre | en are listed on Attachment 3c. | (Provide reque | ested information f | or additional children on ai | n attachment.) |

| _ | SHORT TITLE: | | CASE NUMBER: | | | | | |
|----|---|---|---|--|--|--|--|--|
| | | | | | | | | |
| 4. | . Have you participated as a party or a witness or in some other capacity in another litigation or custody proceeding, in California or elsewhere, concerning custody of a child subject to this proceeding? No Yes (If yes, provide the following information:) | | | | | | | |
| | a. Name of each child: | | | | | | | |
| | b. Capacity of declarant: party other (specify): c. Court (specify name, state, location): | | | | | | | |
| | d. Court order or judgment (date): | | | | | | | |
| 5. | Do you have information about a custody p this proceeding, other than that stated in iter No Yes (If yes, provide the fo | m 4? | any other court concerning a child subject to | | | | | |
| | a. Name of each child: | | | | | | | |
| | b. Nature of proceeding: dissolution | or divorce guardianship adop | otion other (specify): | | | | | |
| | c. Court (specify name, state, location): | | | | | | | |
| | d. Status of proceeding: | | | | | | | |
| 6. | Do you know of any person who is not a par custody of or visitation rights with any child s No Yes (If yes, provide the fo | subject to this proceeding? | ody or claims to have | | | | | |
| | a. Name and address of person | b. Name and address of person | c. Name and address of person | | | | | |
| | | | | | | | | |
| | Has physical custody Claims custody rights | Has physical custody Claims custody rights | Has physical custody Claims custody rights | | | | | |
| | Claims visitation rights | Claims visitation rights | Claims visitation rights | | | | | |
| | Name of each child | Name of each child | Name of each child | | | | | |
| | | | | | | | | |
| | leclare under penalty of perjury under the law | vs of the State of California that the foregoin | g is true and correct. | | | | | |
| | | <u> </u> | | | | | | |
| | (TYPE OR PRINT NAME) | | (SIGNATURE OF DECLARANT) | | | | | |
| 7. | Number of pages attached after this p | age: | | | | | | |
| ١ | NOTICE TO DECLARANT: You have a cont | | | | | | | |
| | proceeding in a | Camornia court or any other court conce | erning a child subject to this proceeding. | | | | | |

| ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): | FOR COURT USE ONLY |
|--|--|
| _ | |
| | |
| TELEPHONTE NO . EAV NO (Ontice all. | |
| TELEPHONTE NO.: FAX NO. (Optional): E-MAIL ADDRESS (Optional): | |
| ATTORNEY FOR (Name): | |
| SUPERIOR COURT OF CALIFORNIA, COUNTY OF | |
| STREET ADDRESS: | |
| MAILING ADDRESS: | |
| CITY AND ZIP CODE: | |
| BRANCH NAME: | |
| PETITIONER: | |
| RESPONDENT: | |
| ALOI ONDENT. | |
| | CASE NUMBER: |
| PROOF OF SERVICE OF SUMMONS | |
| | L |
| 1. At the time of service I was at least 18 years of age and not a part | ty to this action. I served the respondent with copies of: |
| a. Family Law: Petition (form FL-100), Summons (form FL | -110), and blank Response (form FL-120) |
| -or- | |
| b Family Law—Domestic Partnership: Petition—Domestic blank Response—Domestic Partnership (form FL-123) | c Partnership (form FL-103), Summons (form FL-110), and |
| -or- | |
| c. Uniform Parentage: Petition to Establish Parental Relatings Response to Petition to Establish Parental Relationship | ionship (form FL-200), <i>Summon</i> s (form FL-210), and blank o (form FL-220) |
| -or- | |
| d. Custody and Support: Petition for Custody and Support blank Response to Petition for Custody and Support of | t of Minor Children (form FL-260), Summons (form FL-210), and Minor Children (form FL-270) |
| and | |
| | |
| e (1) Completed and blank Declaration Under Uniform Child Custody Jurisdiction and | (5) Completed and blank Financial Statement (Simplified) (form FL-155) |
| Enforcement Act (form FL-105) | (6) Completed and blank <i>Property</i> Declaration (form FL-160) |
| (2) Completed and blank <i>Declaration of</i> Disclosure (form FL-140) | (7) Order to Show Cause (form FL-300), Application |
| (3) Completed and blank Schedule of Assets and Debts (form FL-142) | for Order and Supporting Declaration (form FL-310), and blank Responsive Declaration to |
| (4) Completed and blank <i>Income and</i> | Order to Show Cause or Notice of Motion (form |
| Expense Declaration (form FL-150) | FL-320) (8) Other (specify): |
| 2. Address where respondent was served: | (8) Other (specify): |
| Address where respondent was served: | |
| | |
| | |
| | |
| 3. I served the respondent by the following means (check proper box | x): |
| a. Personal service. I personally delivered the copies to | |
| on (date): | |
| b. Substituted service. I left the copies with or in the pre- who is (specify title or relationship to respondent): | sence of (name): |
| | e who was apparently in charge at the office or usual place of |
| business of the respondent. I informed him of | or her of the general nature of the papers |
| (2) (Home) a competent member of the househ | old (at least 18 years of age) at the home of the respondent. I |
| informed him or her of the general nature of | the papers Page 1 of 2 |

| | PETITION | ER: | CASE NUMBER: |
|----------|-------------------------------------|--|---|
| \vdash | RESPONDE | NT: | |
| 3. | b. (cont.) | on (date): at (time): | |
| | | I thereafter mailed additional copies (by first class, postage prepaid) to the responses were left (Code Civ. Proc., § 415.20b) on (date): | pondent at the place where the |
| | c | A declaration of diligence is attached, stating the actions taken to first attempt Mail and acknowledgment service. I mailed the copies to the respondent, actions to the respondent, actions to the respondent of the copies to the respondent. | ddressed as shown in item 2, by from <i>(city):</i> nily Law) (form FL-117) and a ed Notice and Acknowledgment of |
| | d | (2) to an address outside California (by registered or certified mail with return receipt or other evidence of actual delivery to the respo Other (specify code section): Continued on Attachment 3d. | |
| 4. | The "NOT a b | CE TO THE PERSON SERVED" on the <i>Summons</i> was completed as follows (6 As an individual or On behalf of respondent who is a (1) minor. (Code Civ. Proc., § 416.60.) (2) ward or conservatee. (Code Civ. Proc., § 416.70.) (3) other (specify): | Code Civ. Proc., §§ 412.30, 415.10, 474): |
| 5. | Person w Name: Address: | ho served papers | |
| | Telephone This perso a b c d. The f | | |
| 6. | | clare under penalty of perjury under the laws of the State of California that the -or- | |
| 7. | rar | n a California sheriff, marshal, or constable, and I certify that the foregoing is | s true and correct. |
| | | (NAME OF PERSON WHO SERVED PAPERS) | IRE OF PERSON WHO SERVED PAPERS) |



HOW TO RESPOND TO AN ACTION FOR DISSOLUTION, LEGAL SEPARATION, OR NULLITY OF DOMESTIC PARTNERSHIP

1. COMPLETE THE FORMS (Type or print in black ink)

- Response (with Declaration under the UCCJEA if minor children)
- Proof of Service

2. MAKE A COPY AND HAVE IT SERVED

The copy is to be "served" on the other party, the Petitioner. Service means the *copy* must be mailed to the Petitioner by someone over the age of 18 other than you. You cannot "serve" it yourself.

3. HAVE THE PROOF OF SERVICE SIGNED

The person who mailed the copy to Petitioner must sign the Proof of Service. Once the Proof of Service has been signed, make one additional copy of all the forms.

4. FILE THE PAPERS

Take the original and one copy to the Clerk's Office, in Ventura, Room 208, in Simi Valley, on the first floor. You will have to pay a filing fee. The Fee Schedule can be obtained from the Clerk. If you cannot afford the fee, you may be able to have that fee "waived". You will need to complete the FEE WAIVER PACKET. The clerk will keep the original and return the copy to you, stamped to show that it has been "filed". That copy is for your records.

THESE PAPERS ONLY BEGIN THE ACTION. THE RESPONSE SHOWS THE COURT THAT YOU ARE A PARTICIPANT IN THE ACTION. ADDITIONAL FORMS ARE NEEDED TO GET CUSTODY OR SUPPORT ORDERS AND TO GET A FINAL JUDGMENT

G:\COMMON\Admin\Family Law\Packet Instructions & Forms\Domestic Partnership Response.doc

| АТ | TORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): | FOR COURT USE ONLY |
|-----|---|--|
| | | |
| | | |
| | | |
| | | |
| | TELEPHONE NO.: FAX NO. (Optional): | |
| E-N | MAIL ADDRESS (Optional): | |
| | ATTORNEY FOR (Name): | |
| S | UPERIOR COURT OF CALIFORNIA, COUNTY OF | |
| | STREET ADDRESS: | |
| | MAILING ADDRESS: | |
| | | |
| | CITY AND ZIP CODE: | |
| | BRANCH NAME: | |
| P | OMESTIC PARTNERSHIP OF | |
| | PETITIONER: | |
| | RESPONDENT: | |
| | ILDI ONDENT. | |
| | RESPONSE and REQUEST FOR | CASE NUMBER: |
| | Dissolution of Domestic Partnership | |
| | Legal Separation of Domestic Partnership | |
| | Nullity of Domestic Partnership AMENDED | |
| | Numity of Domestic Partnership — AMENDED | |
| 1. | STATISTICAL FACTS | |
| | a. Date of registration of domestic partnership: | |
| | b. Date of separation: | |
| | c. Time from date of registration of domestic partnership to date of separation (specify) |): Years Months |
| | (-p) | |
| 2. | RESIDENCE (Partnerships established out of state only) | |
| | a. Ur domestic partnership was established in another state (specify state): | |
| | b. Petitioner Respondent has been a resident of this state of California to | for at least six months and of this county for |
| | at least three months immediately preceding the filing of this <i>Petition for Dissolution</i> | |
| | at loads three membership processing the ming of the Federation | or Bornoodo r dranoromp. |
| 3. | DECLARATION REGARDING MINOR CHILDREN (include children of this relationship | born prior to or during this domestic |
| | partnership or adopted during this domestic partnership): | |
| | a. There are no minor children. | |
| | b. The minor children are: | |
| | <u>Child's name</u> <u>Birthdate</u> | Age Sex |
| | Office S Harrie | <u>Age</u> <u>Gex</u> |
| | | |
| | | |
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| | | |
| | | |
| | Continued on Attachment 3b. | |
| | c. If there are minor children of the petitioner and the respondent, a completed <i>Declara</i> | tion Under Uniform Child Custody |
| | Jurisdiction and Enforcement Act (UCCJEA) (form FL-105) must be attached. | acir cinaci cinicini cina cacica, |
| | , (| |
| 4 | SEPARATE PROPERTY | |
| | Respondent requests that the assets and debts listed in <i>Property Declaration</i> (fo | orm FL-160) in Attachment 4 |
| | | in Attachment 4 |
| | · · · · · | irm to |
| | <u>Confi</u> | irm to |
| | | |
| | | |
| | | |
| | | |

NOTICE: You may redact (black out) social security numbers from any written material filed with the court in this case other than a form used to collect child or partner support.

| DOMESTIC PARTNERSHIP OF (Last name, first name of each party): | CASE NUMBER: |
|---|---|
| _ | |
| 5. DECLARATION REGARDING COMMUNITY AND QUASI-COMMUNITY a. There are no such assets or debts subject to disposition by the b. All such assets and debts are listed in Property Declaration below (specify): | |
| 6. Respondent contends that there is not a valid domestic partners | ship or equivalent. |
| 7. Respondent denies the grounds set forth in item 6 of the petition | |
| 8. Respondent requests | |
| a. dissolution of the domestic partnership based on d. (1) irreconcilable differences. (Fam. Code, § 2310(a).) (2) incurable insanity. (Fam. Code, § 2310(b).) b. legal separation of the domestic partners based on (1) irreconcilable differences. (Fam. Code, § 2310(a).) (2) incurable insanity. (Fam. Code, § 2310(b).) c. nullity of void domestic partnership based on (1) incest. (Fam. Code, § 2200.) (2) bigamy. (Fam. Code, § 2201.) | nullity of voidable domestic partnership based on (1) respondent's age at time of domestic partnership. (Fam. Code, § 2210(a).) (2) prior existing marriage or domestic partnership. (Fam. Code, § 2210(b).) (3) unsound mind. (Fam. Code, § 2210(c).) (4) fraud. (Fam. Code, § 2210(d).) (5) force. (Fam. Code, § 2210(e).) (6) physical incapacity. (Fam. Code, § 2210(f) |
| 9. Respondent requests that the court grant the above relief and make inju | |
| a. Legal custody of children to b. Physical custody of children to | FL-341(D) FL-341(E) Attachment 9c. er and respondent prior to the domestic partnership. |
| Continued on Attachment 9j. 10. Child support –If there are minor children who were born to or adopted | by the potitioner and the respondent before or during this |
| domestic partnership, the court will make orders for the support of the ch the requesting party. An earnings assignment may be issued without furt interest on overdue amounts at the "legal" rate, which is currently 10 per | nildren upon request and submission of financial forms by ther notice. Any party required to pay support must pay |
| I declare under penalty of perjury under the laws of the State of California that | at the foregoing is true and correct. |
| Date: | |
| (TYPE OR PRINT NAME) | (SIGNATURE OF RESPONDENT) |
| Date: | |
| (TYPE OR PRINT NAME) | (SIGNATURE OF ATTORNEY FOR RESPONDENT) |
| The original response must be filed in the court with | , |

| presently residing with declarant is identified on this declaration as confidential. 3. (Number): minor children are subject to this proceeding as follows: (Insert the information requested below. The residence information must be given for the last FIVE years.) a. Child's name Place of birth Date of birth Sex Period of residence Address Person child lived with (name and present address) Relationship to present Confidential to to b. Child's name Place of birth Date of birth Sex Residence information is the same as given above for child a. (If NOT the same, provide the information below.) | ATTORNEY OR PARTY WITHOUT A | TTORNEY (Name and Mailing Address): | | TELEPHONE NO.: | FOR COURT USE | ONLY |
|--|------------------------------|-------------------------------------|-----------------|------------------------|---|--------------------|
| SUPERIOR COURT OF CALIFORNIA, COUNTY OF STHEAT ADDRIGAS. MAILING ADDRESS. CITY AND 2P CODE. BRANCH NAME: DECLARATION UNDER UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT (UCCJEA) 1. I am a party to this proceeding to determine custody of a child. 2. Declarant's present address is not disclosed. It is confidential under Family Code section 3429. The address of children presently residing with declarant is determined on this declaration as confidential. 3. (Number): minor children are subject to this proceeding as follows: (Insert the information requested below. The residence Information must be given for the last FIVE years.) a. Child's name Period of residence to present Confidential Date of birth Sex Person child lived with (name and present address) Relationship to b. Child's name Residence information is the same as given above for child as (I/KNOT file same, provide the information below.) Period of residence to present Confidential Person child lived with (name and present address) Relationship Period of residence To present Confidential Date of birth Sex Person child lived with (name and present address) Relationship The confidence Confidence Confidential To Confidential | <u> </u> | | | | | |
| SUPERIOR COURT OF CALIFORNIA, COUNTY OF STHEAT ADDRIGAS. MAILING ADDRESS. CITY AND 2P CODE. BRANCH NAME: DECLARATION UNDER UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT (UCCJEA) 1. I am a party to this proceeding to determine custody of a child. 2. Declarant's present address is not disclosed. It is confidential under Family Code section 3429. The address of children presently residing with declarant is determined on this declaration as confidential. 3. (Number): minor children are subject to this proceeding as follows: (Insert the information requested below. The residence Information must be given for the last FIVE years.) a. Child's name Period of residence to present Confidential Date of birth Sex Person child lived with (name and present address) Relationship to b. Child's name Residence information is the same as given above for child as (I/KNOT file same, provide the information below.) Period of residence to present Confidential Person child lived with (name and present address) Relationship Period of residence To present Confidential Date of birth Sex Person child lived with (name and present address) Relationship The confidence Confidence Confidential To Confidential | | | | | | |
| SUPERIOR COURT OF CALIFORNIA, COUNTY OF STHEAT ADDRIGAS. MAILING ADDRESS. CITY AND 2P CODE. BRANCH NAME: DECLARATION UNDER UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT (UCCJEA) 1. I am a party to this proceeding to determine custody of a child. 2. Declarant's present address is not disclosed. It is confidential under Family Code section 3429. The address of children presently residing with declarant is determined on this declaration as confidential. 3. (Number): minor children are subject to this proceeding as follows: (Insert the information requested below. The residence Information must be given for the last FIVE years.) a. Child's name Period of residence to present Confidential Date of birth Sex Person child lived with (name and present address) Relationship to b. Child's name Residence information is the same as given above for child as (I/KNOT file same, provide the information below.) Period of residence to present Confidential Person child lived with (name and present address) Relationship Period of residence To present Confidential Date of birth Sex Person child lived with (name and present address) Relationship The confidence Confidence Confidential To Confidential | ATTORNEY FOR (Nama): | | | | | |
| STREET ADDRESS MALING ADDRESS COTH AND ZP CODE BRANCH MARKE: DECLARATION UNDER UNIFORM CHILD CUSTODY JURISDICTION AND EMPOREEMENT ACT (UCCUEA) 1. I am a party to this proceeding to determine custody of a child. 2. Declarant's present address is not disclosed. It is confidential under Family Code section 3429. The address of children presently residing with declarant is identified on this declaration as confidential. 3. (Number): Innor children are subject to this proceeding as follows: (Insert the Information requested below. The residence Information must be given for the last FIVE years.) 3. Child's name Period of residence To present Confidential To Date of birth Date of birth Sex Person child lived with (name and present address) Relationship To To To To To To To To To T | , , | CALIFORNIA. COUNTY OF | | | | |
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| DECLARATION UNDER UNIFORM CHILD CUSTODY JURISDICTION AND ENFORCEMENT ACT (UCCJEA) 1. I am a party to this proceeding to determine custody of a child, 2. | | | | | | |
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| _ | SHORT TITLE: | | CASE NUMBER: | | | |
|----|---|---|--|--|--|--|
| | | | | | | |
| 4. | Have you participated as a party or a witness or in some other capacity in another litigation or custody proceeding, in California or elsewhere, concerning custody of a child subject to this proceeding? No Yes (If yes, provide the following information:) | | | | | |
| | a. Name of each child: | | | | | |
| | b. Capacity of declarant: party other (specify): c. Court (specify name, state, location): | | | | | |
| | d. Court order or judgment (date): | | | | | |
| 5. | 5. Do you have information about a custody proceeding pending in a California court or any other court concerning a child subject to this proceeding, other than that stated in item 4? No Yes (If yes, provide the following information:) | | | | | |
| | a. Name of each child: | | | | | |
| | b. Nature of proceeding: dissolution or divorce guardianship adoption other (specify): | | | | | |
| | c. Court (specify name, state, location): | | | | | |
| | d. Status of proceeding: | | | | | |
| 6. | Do you know of any person who is not a par custody of or visitation rights with any child s No Yes (If yes, provide the fo | subject to this proceeding? | ody or claims to have | | | |
| | a. Name and address of person | b. Name and address of person | c. Name and address of person | | | |
| | | | | | | |
| | Has physical custody Claims custody rights | Has physical custody Claims custody rights | Has physical custody Claims custody rights | | | |
| | Claims visitation rights | Claims visitation rights | Claims visitation rights | | | |
| | Name of each child | Name of each child | Name of each child | | | |
| | | | | | | |
| | eclare under penalty of perjury under the law | vs of the State of California that the foregoin | g is true and correct. | | | |
| | | <u> </u> | | | | |
| | (TYPE OR PRINT NAME) | | (SIGNATURE OF DECLARANT) | | | |
| 7. | Number of pages attached after this p | age: | | | | |
| N | NOTICE TO DECLARANT: You have a cont | | | | | |
| | proceeding in a | Camornia court or any other court conce | erning a child subject to this proceeding. | | | |

| ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): | TELEPHONE NO.: | FOR COURT USE ONLY |
|---|---|---|
| | | |
| | | |
| ATTORNEY FOR (Name): | | |
| SUPERIOR COURT OF CALIFORNIA, COUNTY OF VENTURA | | |
| STREET ADDRESS: | | |
| MAILING ADDRESS: | | |
| CITY AND ZIP CODE: BRANCH NAME: | | |
| SHORT TITLE OF CASE: | | - |
| | | |
| PROOF OF SERVICE | | CASE NUMBER: |
| 1 At the time of coming I was at least 10 years of and | on d n o4 o n onter 4 o 4h | io ontinu |
| 1. At the time of service, I was at least 18 years of age | and not a party to th | is action. |
| 2. I served the following documents: | | |
| ☐ Summons | _ | e Declaration re Order to |
| Petition | _ | ause/Notice of Motion |
| ☐ Response | | Expense Declaration |
| ☐ Complaint | □ Order Aft | er Hearing |
| \Box Answer | □ Blank Res | ponse |
| ☐ UCCJEA Declaration | □ Blank Ans | swer |
| ☐ Order to Show Cause | ☐ Blank Res | ponsive Declaration |
| ☐ Notice of Motion | | ome and Expense Declaration |
| ☐ Temporary Restraining Order | \Box OTHER | |
| ☐ Mediation/Orientation Appointment | - OTHER_ | |
| Fact Sheet | | |
| 3. Party served: | | |
| · | | |
| 4. Address: | | |
| | | |
| 5. Method of service: | | |
| ☐ Personal service: By personal delivery to the | e person identified i | n paragraph 3. |
| Date of Service: | P 1 2 2 1 1 2 2 1 2 2 1 2 2 2 2 2 2 2 2 | . haraStabil 6. |
| Time of Service: | | |
| Dy Moile Dy mailing conies to the negron ide | entified in memoranah | 2 with mostoge fully manned by first |
| ☐ By Mail: By mailing copies to the person ide class mail as follows: | muneu in paragrapii | 5, with postage fully prepaid, by first |
| | | |
| Date of Mailing: | | |
| Place of Deposit: | | |
| ☐ With two copies of the Notice and Acaddressed to me. (Attach signed Notice) | ce & Acknowledgm | ent of Receipt) |
| ☐ To an address outside of California w | ith return receipt rec | quested (Attach Returned Receipt) |

PROOF OF SERVICE

| 6. Person Serving (name, address and telephone number): | |
|---|------------------------|
| | |
| 7. Person serving, additional information | |
| ☐ Fee for service | |
| ☐ Not a registered California process server. | |
| ☐ Exempt from registration under B&P section 223500 | (b) |
| ☐ Registered California process server: | |
| ☐ Employee or independent contractor | |
| Registration Number: | |
| County of Registration: | |
| I declare under the penalty of perjury and pursuant to the foregoing is true and correct. Executed on | |
| _ | Signature of Declarant |
| | |
| I am a California sheriff, marshall, or constable, and I cert Executed onat | |